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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/699,279	10/30/2003	Tatsuyoshi Haga	03656/LH	2059	
	7590 07/13/2007 OLTZ GOODMAN & (EXAM	EXAMINER		
FRISHAUF, HOLTZ, GOODMAN & CHICK, PC 220 Fifth Avenue			CHAVIS,	CHAVIS, JOHN Q	
16TH Floor NEW YORK, NY 10001-7708		t	ART UNIT	PAPER NUMBER	
	•		2193		
	•	•	MAIL DATE	DELIVERY MODE	
			07/13/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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		Application No.	Applicant(s)
Office Action Summary		10/699,279	HAGA ET AL.
		Examiner	Art Unit
		John Chavis	2193
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the o	orrespondence address
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period we are to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tir vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status		•	
	Responsive to communication(s) filed on 23 Ma. This action is FINAL . 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro	
Dispositi	ion of Claims		
5) □ 6) ፟⊠ 7) □ 8) □ Applicat i	Claim(s) 1-28 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1-28 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or ion Papers The specification is objected to by the Examines The drawing(s) filed on is/are: a) access	r election requirement.	Evonino.
	Applicant may not request that any objection to the of Replacement drawing sheet(s) including the correction. The oath or declaration is objected to by the Explanation is objected to by the Explanation.	drawing(s) be held in abeyance. Section is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority ι	ınder 35 U.S.C. § 119	•	
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage
2) 🔲 Notic 3) 🔲 Inforr	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate

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Priority

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1. The applicant is hereby advised that in perfecting a claim to priority under 35 U.S.C. 119(a)-(d) within the time period set in 37 CFR 1.55(a)(1) or filing a grantable petition under 37 CFR 1.55(c). See MPEP § 201.13. The foreign priority filing date must antedate the reference and be perfected. The filing date of the priority document is not perfected unless applicant has filed a certified priority document in the application (and an English language translation, if the document is not in English) (see 37 CFR 1.55(a)(3)) and the examiner has established that the priority document satisfies the enablement and description requirements of 35 U.S.C. 112, first paragraph.

The subject matter used in the rejection <u>must be disclosed in the earlier-filed</u> <u>application</u> in compliance with 35 U.S.C. 112, first paragraph, in order for that subject matter to be entitled to the earlier filing date under 35 U.S.C. 102(e). Note, where the earlier application is an international application, <u>the earlier international application must satisfy the same three conditions (i.e., filed on or after November 29, 2000, designated the U.S., and had been published in English under PCT Article 21(2)) for the earlier international filing date to be a U.S. filing date for prior art purposes under 35 U.S.C. 102(e).</u>

Guidance from the MPEP were provided as follows: If the international application was filed on or after November 29, 2000, but did not designate the United States or was not published in English under PCT Article 21(2), do not treat the international filing date as a U.S. filing date for prior art purposes. In this situation, do not apply the reference as of its international filing date, its date of completion of the 35 U.S.C. 371(c)(1), (2) and (4) requirements, or any earlier filing date to which such an international application claims benefit or priority. The reference may be applied under 35 U.S.C. 102(a) or (b) as of its publication date, or 35 U.S.C. 102(e) as of any later U.S. filing date of an application that properly

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claimed the benefit of the international application (if applicable).

Therefore, the applicant's claims to priority is acknowledged; but, it is not clear that the applicant has met the other requirements indicated above to overcome the references of record. That is, it is not clear that the applicant designated the U. S. or had the earlier application published in English. Further, a determination of whether the priority satisfies the enablement and description requirements can not be made since an English translation has not been provided.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

3. Claims 1-28 are rejected under 35 U.S.C. 102(e) as being anticipated by Inui et al. (2003/0131083). The previous action is hereby repeated since the applicant's arguments are not considered to have overcome the rejection.

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What is claimed is:

1. An image processing apparatus comprising: data storage means for storing application data concerning the usage of said image processing apparatus so that rewriting of said application data is enabled;

control means for controlling the operation of said image processing apparatus based on said application data stored in said data storage means;

data acquisition means for accessing a server that stores application data, used for updating, as update data and for obtaining said update data;

data updating means for rewriting said application data stored in said data storage means to provide said update data obtained by said data acquisition means; and

acquisition method storage means for storing, in advance, an acquisition method designated for obtaining said update data, wherein, when instruction information for instructing the updating of said application data is entered in said image processing apparatus, said data acquisition means accesses said server in accordance with said acquisition method storage means and obtains

Inui et al.

It is not clear what the term "usage" refers to. There does not appear to be a definition provided in the specification. Therefore, the term is hereby interpreted as the state of the application before updating to control when updates occur, see the title and the abstract, especially the last sentence and the firmware representing the storage means. See also sect. 0060.

See the control program in the abstract.

See the management unit in sects. 0055-0057.

See the CPU in sect. 0060.

See the pre-update process in sects. 0117-0118 and the post-update script in sect. 0121.

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said update data.

- 2. An image processing apparatus according to claim 1, wherein said acquisition method storage means stores setup data that are required to obtain said update data using said acquisition method designated in advance.
- 3. An image processing apparatus according to claim 2, wherein said acquisition method storage means stores, as said setup data, at least one address for said server for storing update data and an ID or a password for accessing said server.
- 4. An image processing apparatus according to claim 1, wherein said acquisition method is a method for using HTTP (Hyper-Text Transfer Protocol) or FTP (File Transfer Protocol).
- 5. An image processing apparatus according to claim 4, wherein said instruction information includes data type information indicating the type of said update data; and wherein, based on, at the least, either data type information included in said instruction information or one of several identification data sets for a serial number unique to said image processing apparatus, a product number, a model name, a product version, a model version or an application data version that is stored in said image processing apparatus, said data acquisition means specifies update data stored in an HTTP server or an

See sects. 0119 and 0057.

This feature is considered inherent when sending information via the internet, such as in claim 10. See also sects. 0006 and 0034.

See sect. 0076.

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FTP server and obtains said specified update data from said HTTP server or said FTP server.

- 6. An image processing apparatus according to claim 1, wherein said acquisition method is a method for using electronic mail.
- 7. An image processing apparatus according to claim 1, wherein said instruction information is entered through using an operating unit of said image processing apparatus, or is received from an external device connected to said image processing apparatus.
- 8. An image processing apparatus according to claim 1, further comprising: validity condition setup means for setting a condition. for a validity term or a validity limit. under which said data acquisition means obtains said update data or said data update means updates said application data; and inhibiting means for inhibiting, when said instruction information entered for said image processing apparatus does not satisfy said condition designated by said validity condition setup means, the operation of said data acquisition means for acquiring said update data, or said data updating means for updating said application data.
- 9. An image processing apparatus according to claim 1, further comprising: validity condition setup means for setting a condition, for a validity term or a validity limit,

See sect. 0067.

See the management system referenced above and in claim 19.

See the ID and password means of claim 3 and sects. 0131- 0132 and 0143

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under which said data acquisition means obtains said update data or said data update means updates said application data; and instruction error notification means for, when said instruction information entered for said image processing apparatus does not satisfy said condition designated by said validity condition setup means, issuing a notification to a transmission source of said instruction information that said instruction information does not satisfy said condition concerning said validity term or said validity limit.

- 10. An image processing apparatus according to claim 8, wherein said validity condition setup means designates said condition concerning said validity term or said validity limit based on validity information for said validity term or said validity limit included in said instruction information, or in accordance with an instruction received from an external device connected to said image processing apparatus or an instruction entered using said operating means of said image processing apparatus.
- 11. An image processing apparatus according to claim 1, wherein said data acquisition means accesses said server by using said acquisition method stored in said acquisition method storage means, and obtains test data for a communication test.
- 12. An image processing apparatus according to claim 11, further

See the cited portions above and sects. 0124-0125.

See sect. 0101.

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comprising: error detection means for, when said test data are obtained by said data acquisition means, detecting an error that has occurred before said test data are obtained, or an error in said obtained test data; and communication error notification means for providing notification that said error has been detected by said error detection means.

In reference to claims 13-14, 16-17, and 28, see the rejection of claim 3 and note that transmitted data can also be compressed and selectively divided, see sects. 0039, 0079 and 0124-0125.

Claim 15 is rejected as claim 3.

As per claims 18-19, see the rejection of claim 5.

In reference to claims 20-21, see the rejection of claim 10.

Claims 22, 25-27 are rejected as claim 12.

As per claims 23-24, see the rejection of claims 9-12.

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to John Chavis whose telephone number is (571) 272-3720. The examiner can normally be reached on M-F, 9:00am-5:30pm, EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng-Ai An can be reached on (571) 272-3756. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

JC

John Chavis

Primary Examiner AU-2193